Case 22::00	779 Document 1 Filed in TV	S on 00/19/22	Page 1 of 17	
Fill in this information to identify y	շաթշաթու 1 Filed in TX	SB 011 09/16/23	Page 10117	
United States Bankruptcy Court for the	ie:			
Southern District of Texas				
Case number (If known):	Chapter you are filing under	:		
	☐ Chapter 7 ☐ Chapter 11			☐ Check if this is an
	Chapter 12 Chapter 13			amended filing
Off: 1 E 004				
<u>Official Form 201</u> Voluntary Petition	n for Non-Individuals	· Filing for	Rankrunt	CV 00/22
-	parate sheet to this form. On the top of any			
	ation, a separate document, <i>Instructions for</i>			
1. Debtor's name	Chemical Exchange Industries, Inc.			
2. All other names debtor used				
in the last 8 years				
Include any assumed names, trade names, and doing business				
as names				
3. Debtor's federal Employer	46-0363753			
Identification Number (EIN)				
4. Debtor's address	Principal place of business	Mailing of busin	address, if different f	rom principal place
	900 Clinton Drive			
	Number Street	Number	Street	
	PO Box 67			
	Galena Park TX 7754	P.O. Box		
		Code City	Str	ate ZIP Code
		·		
	Hawin Carrett		n of principal assets, al place of business	it different from
	Harris County County			
	county	Number	Street	
		City	Sta	ate ZIP Code
5. Debtor's website (URL)	www.texmark.com			
6. Type of debtor	Corporation (including Limited Liability C	ompany (LLC) and Lim	nited Liability Partnersh	ip (LLP))
o. Type of debtor	☐ Partnership (excluding LLP)			
	Other Specify:			

Debtor Chemical Exchange Industries, Inc. Name Case number (if known)		Case number (if known)					
7.	Describe debtor's business	Single Asse Railroad (as Stockbroker Commodity Clearing Ba	eck one: alth Care Business (as defined in 11 U.S.C. § 101(27A)) agle Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) ilroad (as defined in 11 U.S.C. § 101(44)) ackbroker (as defined in 11 U.S.C. § 101(53A)) ammodity Broker (as defined in 11 U.S.C. § 101(6)) arring Bank (as defined in 11 U.S.C. § 781(3)) are of the above				
		Investment § 80a-3) Investment C. NAICS (Nor	exempt entity (as described in 26 U.S.C. § 501) stment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. a-3) stment advisor (as defined in 15 U.S.C. § 80b-2(a)(11)) CS (North American Industry Classification System) 4-digit code that best describes debtor. http://www.naics.com/search/ .				
8.	Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small busine debtor" must check the first sub box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter (whether or not the debtor is a "small business debtor") must check the second sub-box.	Check one: Chapter 7 Chapter 9 Chapter 11	Check all that apply: The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). A plan is being filed with this petition. Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.				
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	☐ Chapter 12 ☑ No ☑ Yes. Distric	t When Case number				
	If more than 2 cases, attach a separate list.		t When Case number				
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	No Yes. Debto	Texmark Chemicals, Inc. S.D. Texas When MM / DD /YYYY				
	List all cases. If more than 1, attach a separate list.	Case	number, if known				

De	Dtor _	Chemical Exchange Industries, Inc.		Case number (if known)					
	N	ame							
11.		e case filed in <i>this</i>	Check all that apply:						
	district?		Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.						
			☑ A bankruptcy case concern	ning debtor's affiliate, general partner, o	or partnership is pending in this district.				
12.	possessi	debtor own or have on of any real or personal property	☑ No ☐ Yes. Answer below for each property that needs immediate attention. Attach additional sheets if needed.						
	that need	that needs immediate attention?	Why does the prope	rty need immediate attention? (Chec	ck all that apply.)				
	attention ²		☐ It poses or is alled	ued to pose a threat of imminent and id	entifiable hazard to public health or safety.				
			☐ It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety. What is the hazard?						
				sically secured or protected from the w					
			_	•					
			☐ It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, livestock, seasonal goods, meat, dairy, produce, or securities-related assets or other options).						
			Other						
			W						
			Where is the property? Number Street						
				City	State ZIP Code				
			Is the property insur	red?					
			No	.					
			_	ncy					
			Contact name						
			Phone		_				
	Sta	itistical and administ	rative information						
	01.0	Triotrour una uummio	Tuttivo information						
	Dalatania		Check one:						
13.	available	estimation of funds		distribution to unsecured creditors.					
			_		able for distribution to unsecured creditors.				
			,	' '					
	E.C.	1	☑ 1-49	1 ,000-5,000	25,001-50,000				
14.	estimated creditors	d number of	50-99	5,001-10,000	50,001-100,000				
			☐ 100-199 ☐ 200-999	10,001-25,000	☐ More than 100,000				
15	Estimate	l assets	\$0-\$50,000	\$1,000,001-\$10 million	\$500,000,001-\$1 billion				
13.	simiate(. u33013	\$50,001-\$100,000 \$100,001-\$500,000	☑ \$10,000,001-\$50 million □ \$50,000,001-\$100 million	□ \$1,000,000,001-\$10 billion □ \$10,000,000,001-\$50 billion				
			\$500,001-\$500,000	\$100,000,001-\$100 million	☐ More than \$50 billion				

Debtor	Chemical Exchange Industri	es, Inc.	Case number (if known)					
	Name		· · · · · · · · · · · · · · · · · · ·					
16. Estimate	ed liabilities	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	☑ \$1,000,001-\$10 million ☐ \$10,000,001-\$50 million ☐ \$50,000,001-\$100 million ☐ \$100,000,001-\$500 million	□ \$500,000,001-\$1 billion □ \$1,000,000,001-\$10 billion □ \$10,000,000,001-\$50 billion □ More than \$50 billion				
		claration, and Signatures						
WARNING	· ·	_	atement in connection with a bankrupt 18 U.S.C. §§ 152, 1341, 1519, and 35					
	ion and signature of ed representative of	The debtor requests rel petition.	ief in accordance with the chapter of tit	le 11, United States Code, specified in this				
		I have been authorized to file this petition on behalf of the debtor.						
		I have examined the inf correct.	ormation in this petition and have a rea	asonable belief that the information is true and				
		I declare under penalty of p	erjury that the foregoing is true and co	rect.				
		Executed on $\frac{09/18/20}{MM / DD/7}$	<u>023</u> YYYY					
		🗴 /s/ Douglas H. S	mithDou	glas H. Smith				
		Signature of authorized rep	resentative of debtor Printed	name				
		Title CEO						
18. Signatur	e of attorney	★ /s/ Joseph Epste	in Date	09/18/2023				
		Signature of attorney for de		MM / DD / YYYY				
		Joseph Epstein						
		Printed name Joseph G. Epste	in PLLC					
		Firm name 24 Greenway Pla						
		Number Street Houston	Т					
		City	Sta					
		713-222-8400 Contact phone		pe@epsteintexaslaw.com lail address				
		06639320 Texas						
		Bar number	Sta	ne -				

Case 23-90778 Document 1 Filed in TXSB on 09/18/23 Page 5 of 17 Chemical Exchange Industries, Inc.

Middle Name

Last Name

Debtor

Case number (if known)_

Continuation Sheet for Official Form 201

10) Pending Bankruptcies

S.D. Texas Texmark Properties, Inc.

CXI Solvents, L.P. S.D. Texas

CXIS Management LLC S.D. Texas



CHEMICAL EXCHANGE INDUSTRIES, INC.

RESOLUTIONS OF THE BOARD OF DIRECTORS

AUGUST 29, 2023

The undersigned, being all of the members of the Board of Directors ("Board") of CHEMICAL EXCHANGE INDUSTRIES, INC., a Texas corporation ("Company"), DO HEREBY CONSENT to the taking of the following actions and DO HEREBY ADOPT the following resolutions pursuant to the Company's bylaws and the Texas Business Organizations Code ("TBOC").

WHEREAS, the Board has considered presentations by the management and the financial and legal advisors of the Company regarding the liabilities and liquidity of the Company, the strategic alternatives available to it, and the effect of the foregoing on the Company's business, creditors, and other parties in interest; and

WHEREAS, the Board has had the opportunity to consult with the Company's management, and financial and legal advisors to consider fully each of the strategic alternatives to the Company.

NOW THEREFORE, BE IT RESOLVED, that in the judgement of the Board, it is desirable and in the best interests of the Company, its creditors, employees, stockholders, and other interested parties, that the Company commence a chapter 11 case by filing a voluntary petition for relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code");

FURTHER RESOLVED: that Douglas H. Smith and David McNiel (collectively, the "Authorized Officers") be, and each hereby is, authorized and empowered on behalf of, and in the name of, the Company to execute and verify or certify a petition under chapter 11 of the Bankruptcy Code and to cause the same to be filed in the United States Bankruptcy Court for the Southern District of Texas, Houston Division (the "Bankruptcy Court") at such time as said Authorized Officer executing the same shall determine (the "Chapter 11 Case");

FURTHER RESOLVED: that each of the Authorized Officers, and such other officers or designated employees of the Company as the Authorized Officers shall from time to time designate, be, and each hereby is, authorized and empowered on behalf of, and in the name of, the Company to execute and file all petitions, schedules, lists and other papers and to take any and all action that any Authorized Officer may deem necessary, proper or desirable in connection with the Chapter 11 Case, with a view to the successful prosecution of the Chapter 11 Case;

FURTHER RESOLVED: that each of the Authorized Officers are authorized and directed to employ the law firm Joseph G. Epstein PLLC, 24 Greenway Plaza, Suite 970, Houston, Texas 77046, as lead reorganization counsel for the Company in connection with instituting and maintaining the Chapter 11 Case and carrying out its duties under the Bankruptcy Code, and to

take all actions to advance the Company's rights and obligations; and each of the Authorized Officers, with the power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers to, and cause to be filed an appropriate application for authority to retain the services of Joseph G. Epstein PLLC;

FURTHER RESOLVED: that each of the Authorized Officers are authorized and directed to employ the law firm The Towber Law Firm, PLLC, 1111 Heights Blvd., Houston, Texas 77008, as co-reorganization counsel for the Company in connection with instituting and maintaining the Chapter 11 Case and carrying out its duties under the Bankruptcy Code, and to take all actions to advance the Company's rights and obligations; and each of the Authorized Officers, with the power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers to, and cause to be filed an appropriate application for authority to retain the services of The Towber Law Firm, PLLC;

FURTHER RESOLVED: that each of the Authorized Officers are authorized and directed to employ the investment banking and financial advisory firm Chiron Financial LLC, 1301 McKinney, Suite 2800, Houston, Texas 77010, as investment banker and financial advisor for the Company in connection with instituting and maintaining the Chapter 11 Case and carrying out its duties under the Bankruptcy Code, and to take all actions to advance the Company's rights and obligations; and each of the Authorized Officers, with the power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers to, and cause to be filed an appropriate application for authority to retain the services of Chiron Financial LLC;

FURTHER RESOLVED: that each of the Authorized Officers, and such other officers of the Company as the Authorized Officers shall from time to time designate, be, and each hereby is, authorized and empowered on behalf of, and in the name of, the Company to retain and employ other attorneys, investment bankers, accountants, restructuring professionals, financial advisors and other professionals to assist in the Chapter 11 Case on such terms as such officers deem necessary, proper or desirable; and each of the Authorized Officers, with the power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers to, and cause to be filed an appropriate application for authority to retain such other professionals;

FURTHER RESOLVED: that in connection with the commencement of the Chapter 11 Case by the Company, the Authorized Officers of the Company, and such other officers of the Company as the Authorized Officers shall from time to time designate, be, and each hereby is, authorized and empowered on behalf of, and in the name of, the Company, to negotiate, execute and deliver a debtor-in-possession loan facility and/or a cash collateral arrangement (including, in connection therewith, such notes, security agreements and other agreements or instruments as such officer or officers executing the same may consider necessary, proper or desirable), including, but not limited to, the granting of super priority administrative claims and priming liens, such determination to be conclusively evidenced by such execution or the taking of such action, and to consummate the transactions contemplated by such agreements or instruments on behalf of the Company;

FURTHER RESOLVED: that each of the Authorized Officers, and such other officers of the Company as the Authorized Officers shall from time to time designate, and any employees or agents (including counsel) designated by or directed by any such officers, be, and each hereby is, authorized and empowered to cause the Company, as management deems appropriate, to enter into, execute, deliver, certify, file and/or record, and perform such agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities, certificates and other documents, and to take such other actions, as in the judgement of such officers, shall be or become necessary, proper and desirable to prosecute to a successful completion the Chapter 11 Case, to effectuate the restructuring of the debt, other obligations, organizational form and structure, consistent with the foregoing resolutions and the transactions contemplated by these resolutions, their authority thereunto to be evidenced by the taking of such actions; and

FURTHER RESOLVED: that, in addition to, and without limiting in any manner, the authority granted by the foregoing resolutions, the officers of the Company be, and each of them with full authority to act without the others hereby is, authorized, empowered and directed, for and in the name and on behalf of the Company, (a) to take, or cause to be taken, all such further action, (b) to do and perform, or cause to be done and performed, all such acts and things, (c) to execute and deliver, or cause to be executed and delivered, all such further papers, documents and instruments of any type and description, and (d) to pay, or cause to be paid, any and all fees, charges and costs of any type or description, all of which as may be, or may be deemed to be, necessary or advisable or desirable to effect the purposes and intent of the actions authorized and approved in the resolutions set forth above, the necessity, advisability, desirability and propriety of which shall be conclusively evidenced by any of such officer's taking, or causing to be taken, any such action, doing and performing, or causing to be done or performed, any such act or thing, executing and delivering, or causing to be executed and delivered, any such papers, documents or instruments, or paying, or causing to be paid, any such fees, charges and costs; and the execution by any of such officers of any such papers, documents or instruments, or the doing by any of them of any act or thing in connection with any of the matters or things contemplated by, arising out of or in connection with, or otherwise relating to in any manner whatsoever, the subject of the resolutions set forth above, shall conclusively establish their authority therefor from the Company and the approval and ratification by the Company of any and all papers, documents and instruments so executed and delivered and any and all action so taken, done or performed; and all actions of any nature whatsoever heretofore taken by each of the officers, directors, agents, attorneys and other representatives of the Company incidental to, contemplated by, arising out of or in connection with, or otherwise relating to in any manner whatsoever, the subject of the resolutions set forth above be, and the same hereby are, authorized, approved, ratified, confirmed and adopted in all respects.

FURTHER RESOLVED: that the term of Rory M. Moran as an officer of the Company expired following his resignation in June 2020.

[Signature Page Follows]

IN	WITNESS	WHEREOF,	each of the	undersigned,	being a	director	of the	Board	of the
Company,	has signed	his or her na	me below a	s of the date f	irst set fo	orth above	e. 1		
					1	// 1AA	// \	1	

David J. McNiel

Charis W. Smith

Douglas H. Smith

David M. Smith, Jr.



CHEMICAL EXCHANGE INDUSTRIES, INC.

RESOLUTIONS OF THE BOARD OF DIRECTORS

SEPTEMBER 15, 2023

The undersigned, being all of the members of the Board of Directors ("Board") of CHEMICAL EXCHANGE INDUSTRIES, INC., a Texas corporation ("Company"), DO HEREBY CONSENT to the taking of the following actions and DO HEREBY ADOPT the following resolutions pursuant to the Company's bylaws and the Texas Business Organizations Code ("TBOC").

WHEREAS, on August 29, 2023, the Board adopted resolutions that the Company commence a chapter 11 case by filing a voluntary petition for relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") and taking such other action as may be required to commence a Chapter 11 case (the "Chapter 11 Case") and authorize the Authorized Officers of the Company to take all required actions as set forth in the resolutions adopted at such time, and

WHEREAS, as one of the conditions to obtain DIP Financing from Briar Capital Real Estate Fund, LLC and Sallyport Commercial Finance, LLC (the "DIP Financing Lenders"), Company must engage a Chief Restructuring Officer ("CRO") acceptable to the DIP Lenders and the Company, and the appointment of such CRO as an Officer of the Company to exercise powers as an Authorized Officer under the bylaws of the Company and the TBOC, and

WHEREAS, the Board has had the opportunity to consider the qualifications of certain employees of Chiron Financial LLC and evaluate the skills and experience of such employees to perform the duties of CRO, and have consulted with the Company's management, the DIP Financing Lenders, the Company's financial and legal advisors as to the person best suited under the circumstances to serve in the CRO in the Chapter 11 case.

NOW THEREFORE, BE IT RESOLVED, that in the judgement of the Board, it is desirable and in the best interests of the Company, its creditors, employees, stockholders, and other interested parties, that the Company appoint Christopher J. Mudd as an Officer for the Company, who shall be have such duties and responsibilities customarily associated with the role of a CRO (as more fully described in the scope of duties in the Chiron Engagement Supplement of even date to these resolutions), and hereby is, authorized and empowered on behalf of, and in the name of, the Company to execute and file all petitions, schedules, lists and other papers and to take any and all action that any Authorized Officer may deem necessary, proper or desirable in connection with the Chapter 11 Case, with a view to the successful prosecution of the Chapter 11 Case.

IN WITNESS WHEREOF, each of the undersigned, being a director of the Board of the
Company, has signed his or her name below as of the date first set forth above.
David J. McNie
Maris W. Smite
Charis W. Smith
Das Antr
Douglas H. Smith
empa(
David M. Smith, Jr.

Fill in this information to identify the case and this filing:				
Debtor Name	Chemical Exchange Industries, Inc.			
United States	Bankruptcy Court for the: Southern District of Texas			
Case number	(If known):			

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

	Schedule A/B: Assets-Real and Perso	nal Property (Official Form 206A/B)					
	Schedule D: Creditors Who Have Clair	ns Secured by Property (Official Form 206D)					
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)						
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)						
	Schedule H: Codebtors (Official Form 2	206H)					
	Summary of Assets and Liabilities for I	Non-Individuals (Official Form 206Sum)					
	Amended Schedule						
×	Chapter 11 or Chapter 9 Cases: List or	f Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 20					
	Other document that requires a declara	ation					
I de	clare under penalty of perjury that the fo	regoing is true and correct.					
Exe	cuted on 09/18/2023	✗ /s/ Douglas H. Smith					
	MM / DD / YYYY	Signature of individual signing on behalf of debtor					
		Douglas H. Smith					
		Douglas H. Smith Printed name					
		CEO					
		Position or relationship to debtor					

Fill in this information to identify the case:		
Debtor name CHEMICAL EXCHANGE INDUSTRIES, INC. ET.AL	_	
United States Bankruptcy Court for the SOUTHERN DISTRICT OF TEXAS Case number (If known): 23-	(State)	☐ Check if this is a amended filing

Official Form 204--Revised

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts) Indicate if claim is contingent, unliquidated or disputed		Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim	
1		770 THE CITY DR S SUITE 5300 ORANGE, CA 92868 Rachel Nelson Rachel.Nelson@cbtechinc.om 714-944-3012	TRADE DEBT				1,338,633.31	
2	GODFREY & KHAN S.C.	BIN # 318 MILWAUKEE, WI 53288-0318 Patricia Falb – Attorney 414-287-9692 pfalb@gklaw.com	PROFESSIONAL SERVICES				526,129.31	
3	UNION PACIFIC RAILROAD	PO BOX 502453 SAINT LOUIS, MO 63150-2453	TRADE DEBT				362,261.55	
4	SYMMETRY ENERGY SOLUTIONS, LLC	CHASE LOCKBOX PO BOX 301149 DALLAS, TX 75303-1149	TRADE DEBT				275,678.84	
5		PO BOX 8011U POSTAL STATION A TORONTO, ON, M5W 3W5 Steven Ramey/Credit Analyst Steven.Ramey@novachem.com C 412-298-7617 O 412-490-4248	TRADE DEBT				234,903.00	
6	AFCO INSURANCE PREMIUM FINANCE	PO Box 4795 CAROL STREAM, IL 60197-4795	TRADE DEBT				152,573.85	

12/15

Debtor CHEMICAL EXCHANGE INDUSTRIES, INC. ET AL.
Name

Case number (if known) 23-____

Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	or example, trade buts, bank loans, ofessional unliquidated, or disputed overnment		Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim		
7 THE DOW CHEMICAL COMPANY	7719 COLLECTION CENTER DR CHICAGO, IL 60693-0077 Michelle Wilkins Receivable Specialist O 989-496-8230 m.wilkins@dow.com	TRADE DEBT				142,341.05		
8 FLUID FLOW PRODUCTS INC	PO BOX 751278 3915 SHOPTON ROAD, SUITE 101 CHARLOTTE, NC 28217 Amber Montgomery Credit &Collections O 401-334-6963 ambermontomery@fluidflow.com	TRADE DEBT				136,164.60		
9 RADIOGRAPHIC SPECIALISTS, INC		TRADE DEBT				130,116.00		
10 SCHST, INC dba SPACE CITY SERVICES	PO BOX 1564 DEPARTMENT #278 HOUSTON, TX 77251-1564 Hailey Johnston AR Specialist O 281-227-6300 hjohnston@spacecitytx.com	TRADE DEBT				115,898.03		
11 STOLT-NIELSEN USA INC	PO BOX 7247-7357 PHILADELPHIA, PA 19170-7357 Jeff Sims Regional Sales Mgr. C 832-414-2442 J.sims@stolt.com	TRADE DEBT				108,630.00		
12 NEWPORT TANK CONTAINER INC	2055 CROCKER ROAD SUITE 300 WESTLAKE, OH 44145 Jennifer Kladke-Grealis Collection Lead O 440-356-8866 Jennifer.Kladke@newporttank.com	TRADE DEBT				107,213.00		
13 TXU ENERGY SERVICES	PO BOX 650638 DALLAS, TX 75265-0638	TRADE DEBT				91,908.80		
14 O'DAY INSTRUMENTS LLC	PO BOX 396 SCHULENBURG, TX 78956 409-925-3859 Mike Oday mike@odayinst.com	TRADE DEBT				91,700.00		
15 HENIFF LOGISTICS, LLC	PO BOX 74008343 CHICAGO, IL 60674-8343 Margarita Rodriguez Collection Specialist o 630-581-7641 mrodriguez@Heniff.com	TRADE DEBT				90,027.60		
16 ANAHUAC TRANSPORT	309 S. FM 1724 ANAHUAC, TX 77514 Jackie Monteau Office Manager O 409-374-2806 Jackie@anahuactransport.com	TRADE DEBT				77,334.42		

			I		
17 DAXX		7155 OLD KATY RD. SUITE SOUTH 200 HOUSTON, TX 77024 Andres Rodriguez CFO 713-400-3299	TRADE DEBT		69,411.07
18 SMBC R	AIL SERVICES LLC	PO Box 13846 NEWARK, NJ 07188-3846	TRADE DEBT		64,881.93
19 UNITED	RENTALS, INC	PO BOX 840514 DALLAS, TX 75284-0514 Shaira Mae Saludar Credit Specialist O 212-333-6600 smsaludar@ur.com	TRADE DEBT		53,668.07
	GLOBAL SOLUTIONS, INC PORT PARTNERS, L.P.	7500 FM 1405 BAYTOWN, TX 77523 Belinda Gutierrez O 713-330-2221 C 281-620-8419 bgutierrez@tgsgroup.com	TRADE DEBT		50,740.56
21 AMERIC	CAN RAILCAR LEASING	PO BOX 952359 ST LOUIS, MO 93195-2359 Linda Yost O 636-940-5397 Linda.yost@smbcrail.com	TRADE DEBT		50,361.45
22 GRACE	MATTHEWS INC	833 EAST MICHIGAN STREET SUITE 1420 MILWAUKEE, WI 53202 Andrew Hinz Managing Director O 414-278-1120 C 414-305-8282 ahinz@gracematthews.com	PROFESSIONAL FEES		47,826.37
23 CITY OF	HOUSTON	DEPARTMENT OF PUBLIC WORKS PO BOX 1560 HOUSTON, TX 77250	WATER UTILITY		44,048.07
24 NORFOI COMPA	LK SOUTHERN RAILWAY NY	PO BOX 532797 ATLANTA, GA 30353-2797	TRADE DEBT		42,628.19
25 PIG PEN	INC, THE	5724 CLAREWOOD DRIVE HOUSTON, TX 77081 Stephanie Crawford Lucas COO O 713-726-0689 stephanie@thepigpeninc.com	TRADE DEBT		38,831.81
26 COVENA SERVICE	ANT TECHNOLOGY ES	820 GESSNER, SUITE 625 HOUSTON, TX 77024 Sharleen L. Walkoviak 713-358-7545 swalkoviak@covenant.com	TRADE DEBT		32,438.42
27 AMSPEC	C SERVICES	ATTN: ACCTS RECEIVABLE 1249 SOUTH RIVER RD. SUITE 204 CRANBURY, NJ 08513 Accounts.receivable.us@amspecgro up.com	TRADE DEBT		32,106.55
28 TRINITY	/ LEASING	CUSTOMER PAYMENT ACCOUNT W510131 PO BOX 358041 PITTSBURGH, PA 15251-5041	TRADE DEBT		31,650.00
29 CORITY	SOFTWARE INC	SUITE 900, 250 BLOOR STREET EAST, BOX 15 TORONTO, ONTARIO, CANADA M4W 1E6 Oksana Bila 416-863-6800 ext 492 Oksana.bila@cority.com	TRADE DEBT		29,359.38

30	DEPT 804060937 PO BOX 419267 KANSAS CITY, MO 64141-6267	TRADE DEBT		27,599.63

United States Bankruptcy Court

IN RE:	Case No
Chemical Exchange Industries, Inc.	 Chapter

LIST OF EQUITY SECURITY HOLDERS

Registered name and last known address of security holder	Shares (Or Percentage)	Security Class (or kind of interest)
David M. Smith & Charis Smith Family Trust 4300 Dunlavy #4115. Houston, TX 77006	100	Common stockholder